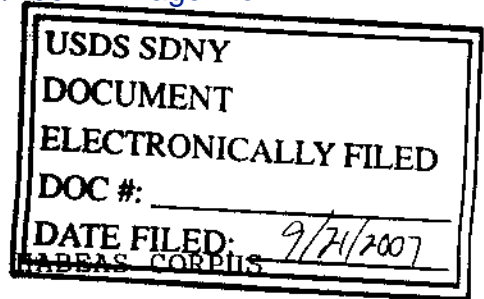
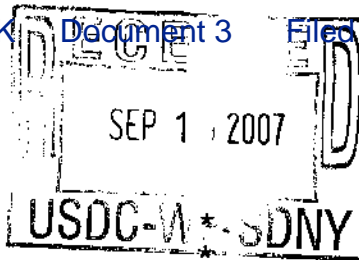


RICHARD BRIGHT
Petitioner,

v.

THE UNITED STATES OF AMERICA,
The AUSA's office for the
southern district of NY,
The US Marshals,
and
The US attorney for the
Southern district of NY.
Respondants,



WRIT OF

28 USCS § 2241

*For the reason stated on the
record on 9/21/07, the
writ is denied without prejudice
as moot. So ordered*

Noe comes the petitioner Richard Bright Via Pro-Se in the
above listed case. The petitioner is an inmate at West Chester
County Jail in Valhalla, N.Y.. He is a state sentenced inmate
that was in fact serving his sentence at FRANKLIN CORRECTIONAL
FACILITY.

*JG/Gelt
US P.2
9/21/07*

On Aug. 23rd 2007 he was placed in transit to this facility
by way of a federal writ (or so he was told). Since his placement
here he has not been informed as to what this pertains to or how
long he could expect to be here.

The petitioner requests that this Court entertain this writ
and rule accordingly. He is being denied many of the traditional
freedoms that comes with beinh in prison. His liberties are in
dire straights and he confined as high classification because of
the federal hold on him.

The petitioner is restricted in his movements, there is now
library other than a legal one, he can not work, work out or even
take a walk, commissary is limmited at best and the price of
phone calls is 3 times what the state facilities are. By all this
being said he shows proof that his liberties are restricted.

The petitioner Prays that This Honorable Court Grant this
writ and orders the Government to show cause for such restriction

or expunge the writ and transport him back to prison.

The petitioner knows this court has jurisdiction as he is federally detained and his liberties are restricted. Again the government has given him nothing, no explanation, no lawyer, no court appearances and no other remedy.

Again the PETITIONER PRAYS THAT THIS HONORABLE COURT ENTER-TAINS THIS WRIT AND IT'S REMEDIES.

RESPECTFULLY SUBMITTED,

Richard Bright

RICHARD BRIGHT.